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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/766,098	01/19/2001	Goran Karlsson	10806-114	9279	
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DINSMORE & SHOHL, LLP 1900 CHEMED CENTER 255 EAST FIFTH STREET			EXAMINER		
			SNEDDEN, SHERIDAN		
CINCINNATI, OH 45202			ART UNIT	PAPER NUMBER	
			1653	A	
			DATE MAILED: 02/12/2003	DATE MAILED: 02/12/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Communication Summary	• •		Application No.	Applicant(s)			
Sheridan K Snedden 1653	. 1		09/766,098	KARLSSON, GORAN			
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Bediensing of some may be available under the processor of 3 CFR 1.13(a). In no event, however, may a risply be timely filed able to six (b) MONTHS from the maining date of this communication apply within the stationy minimum of thiny (30) days will be considered interly. If NO parted for may be specified some, the manimum stationy period will apply within the stationy minimum of thiny (30) days will be considered interly. If NO parted for may is specified able, the manimum stationy period will apply within the stationy minimum of thiny (30) days will be considered interly. If NO parted for may is specified able, the manimum station is experiented by the communication of the communication is experiented by the communication (and the specified period of the communication) is experiented by the communication (and the specified period of the communication) is experiented by the specified of the communication (and the specified period of the communication). All provided in accordance with the practice under £x parte Quayrle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) none is is/are withdrawn from consideration. 5] Claim(s) is/are allowed. 6] Claim(s) is/are allowed. 6] Claim(s) is/are allowed. 6] Claim(s) is/are allowed. 7) Claim(s) is/are allowed. Application Papers 9) The specification is objected to by the Examiner. Application Papers 9) The proposed drawing correction filed on is/are. all approved by the Examiner. 10) The drawing(s) filed on is/are: all accepted or by dependent of the propersory of the priority documents have been received in Application No. 11) The proposed drawing correction filed on is/are. all approved by the Examiner. 12) Approved, corrected drawings are required in reply to this Office action. 12) The carth or declaration is objected to by the Examiner. 1		Office Action Summary	Examiner	Art Unit			
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1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) none is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies on the certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies on to received. 15) Acknowledgment is made of a cl	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
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Application/Control Number: 09/766,098

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DETAILED ACTION

1. Applicant's addition of new claims 13 in paper #5, filed January 19, 2001 is acknowledged. Claims 1-13 are pending.

Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 1 is rejected under 35 U.S.C. 101 because the claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example *Ex parte Dunki*, 153 USPQ 678 (Bd.App. 1967) and *Clinical Products, Ltd.* v. *Brenner*, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 2, 4, 6, and 12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claim 1 does not set forth any steps involved in the method/process, it is unclear what method/process applicant is intending to encompass. A claim is indefinite where it merely recites a method without any active, positive steps delimiting how this use is actually practiced.

The term "substantially" in claims 1, 2, 4, 6, and 12 is a relative term that renders the claim indefinite. The term "substantially" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. Claim 4 may be amended to recite "wherein the isolated isoform is AT-IIIa."

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 10 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Peterson *et al.* (J Biol Chem. 1985 Jan 10;260(1):610-5). Perterson *et al.* teach the purification AT-IIIa away from AT-IIIB on a heparin-Sepharose purification column in which the AT-IIIB variant is eluted from the column at higher ionic strength. Peterson *et al.* teach the starting source material for the purification process as the supernatant of centrifuged human plasma the equivalent to Cohn's Fraction I. The human plasma was added to the affinity gel column, and specifically, to a heparin-Sepharose column (see Abstract and Methods section). Thus, the reference anticipates the claimed invention.

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Art Of Record

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

Perterson *et al.* (J Biol Chem. 1985 Jan 10;260(1):610-5) teach the purification AT-IIIα away from AT-IIIβ on a heparin-Sepharose purification column in which the AT-IIIβ variant is eluted from the column at higher ionic strength. However, the use of a calcium hydroxyphophate (or hydroxyapatite) adsorbent column is not expressly taught, and there would be no motivation or predictability to of success to separate the isoforms using such a column as set forth in claims.

Conclusion

6. No claims are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheridan K Snedden whose telephone number is (703) 305-4843. The examiner can normally be reached on Monday - Friday, 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Low can be reached on (703) 308-2923. The fax phone number for regular communications to the organization where this application or proceeding is assigned is (703) 746-3975.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

SKS February 10, 2003

KAREN COCHRANE CARLSON, PH.D.
PRIMARY EXAMINER

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